

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Atty. Dock. No.: CING-121

<b>Inventor</b>	John M. SWANT et al.	<b>Examiner:</b>	Tuan PHAM
<b>Serial No.:</b>	10/634,977	<b>Confirmation No.</b>	6951
<b>Filed:</b>	August 4, 2003	<b>Group Art Unit:</b>	2618
<b>Title:</b> RECEIVER TEST SYSTEM			

**MAIL STOP AMENDMENT**

Commissioner for Patents  
P.O. Box 1450  
Alexandria, Virginia 22313-1450

**RESPONSE TO RESTRICTION REQUIREMENT**

Sir:

In reply to the Office Correspondence mailed October 23, 2007 (the "Office Correspondence"), in which a one (1) month shortened period for reply is November 23, 2007, please consider this Response to Restriction Requirement, and consider the following remarks:

**Response to Restriction Requirement**

The Examiner required Applicants to select from one of two identified inventions, designated as Invention I (claims 1-14, drawn to "the performance of the receiver based on bit error rate, the predetermined attenuation, and the receiving power, classified in claim 455, subclass 423," and Invention II (claims 15-17, drawn to "a receiver test arrangement of attenuator and programmable controller for initiating communication link via mobile station and remote station, classified in class 455, subclass 67.14." Applicants elect Invention I (claims 1-14) without traverse.

Applicants submit that, if the elected invention is found to be allowable, Examiner should examine the full scope of claims 15-17 to the extent necessary to determine the patentability of these pending claims. That is, Applicants submit that Examiner should re-evaluate the restriction requirement after any of the elected claims are deemed allowable.

Applicants respectfully request issuance of a Notice of Allowability. If the undersigned attorney can assist in any matters regarding examination of this application, Examiner is encouraged to call him directly at the number listed below.

Respectfully submitted,

Date: 23 November 2007

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